Case 2:08-cv-00184-MEF-TFM

Document 1

1983 Form

In the United States District Court For the Middle District Alabama

2008 MAR 17 A 8: 52

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Load Chris Rober (Enter ab	tap if L ove th	her havid Lee 141746 Double Duk Jr 2380 ne full name(s) of the nis action)		2:08·CL	1-184-MER 1193-M
Bob Troy Ak.	Kix Kix Ocp	ey, Governor of Alabam g, Ala. Attornay General t. of Public Safety			
•		uli name(s) of the n this action)			
I. Prev	Hav	lawsuits e you begun other lawsuits in state nis action or otherwise relating to y	or federal cou our imprisonm	rt(s) dealing with thent? Yes ()	ne same facts involved No (2)
В.	thar	our answer to A. is "yes", descril none lawsuit, describe the addition ine.)	be each lawsu nal lawsuit(s) o	it in the space be n another piece of	low. (If there is more paper, using the same
_	1.	Parties to this previous lawsuit Plaintiff(s):	: 		
		Defendant(s)			
	2.	Court (if Federal Court, name the			county)
	3.	Docket Number			
	4.	Name of judge to whom case was	s assigned		

Disposition (for example: Was the case dismissed? Was it appealed? Is it still pending? Approximate date of filing lawsuit 6. Approximate date of disposition. 7. II. Place of present confinement 1/1/10 Is there a prisoner grievance procedure in this institution? A. No (4) Did you present the facts relating to your complaint in the state prisoner grievance procedure? Yes () If your answer is YES: C. What steps did you take? What was the result? If your answer is NO, explain why not? III. Parties In item A below, place your name(s) in the first blank and place your present address in the second blank. Do the same for additional plaintiffs, if any. Name of plaintiff(s)

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are insarcerated

IV.

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In item B. below, place the full name of the defendant in the first blank, his official position in the second blank, and his place of employment in the third blank. Use item C for the manes, positions and places of employment of any additional defendants.

pusi	tions, and places of employment of any additional association
В.	Defendant Bob Riley
	is employed as
	at 600 Dexter Are. Marka, Al. 36/30
	Additional Defendants Tray King, Alabama Albanya General - Office of the
C.	HOINEY GENERA 11 So. UNION St. Monta., Al. 36/30-0152
	Ak. Dept. of Public Safety. 301 So. Ripley St. P.O. Box 1511 Monta,
	116. Well. 87 Mile Salely, SUL SO. Kyley Oli 1.0 MOX (21) 1100 191
	171. Xo130.
Stat	tement of Claim
Sta	te here, as briefly as possible, the FACTS of your case. Describe how each defendant is involved.
inc	lude, also, the names of other persons involved, dates and places. To not give any legal arguments to any cases on statutes. If you intend to allege a number of related claims, number and set forth
es c	to any cases on statutes. If you intend to allege a number of related chains, number and set forth he had a separate paragraph. Use as much space as you need. Attach extra sheet, if necessary.
cao	
	This is a Civil Rights Action challenging the constitutionality of the
A	Warm Community Notitication Act.
بقدعه	I Paul Harold Smith, was convicted in 1990 of a sex offense
:1	Markoner Co. Alabara, In 1996 or themakents Alabara carated
<u>(</u>	NA. This exactment and the subsequent entercement of the laws
∇	elated to this Act, and the application of the laws related to this
R	t to myself and others similarly situated encreach upon plaintitis"
0	wistitutional hights in the following ways:
	1. CNA of Alabana violates the Bill of Attainster Clause
At	The United States Constitution - CNA is a legislative
0	xercise of the judicial function in that it embodies a legislative
1	ternination that those affected by it are mentally ill and dangerous
•	
ar	id as a result (Statement of Claim Continued)

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RELIEF				
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State briefly exactly what you we cases or statutes.	ant the court to c	do for you. Make n	o legal arguments	s. Cite no
A	i. D. 1/2	PH sicopolis	P.(1) 11	In Par
Plajutiffs are ash	ing for the	Musika reliei	I (1) HA OFG	es tion
this Howarable Court a	directive the	detendants 7	s provide he	arings in
the man like al	PARAGRAIN	Antal huch	12/1) 1	don flore
The proper tribulal	FOR PERSONS,	attected by CA	M-(X) MX) OF	<u> </u>
this Howarable Court th	at the employ	ment restricti	ows of CNA.	are so harst
that the PIL THE	The nexter	Low Porchit	tod widon the	a Rill of
AU I OU	The paramet	CIS OF PROPINI	ICO ONDEL THE	BITO
Attainder Clause.				 , ,
3. Awarder t	from this Ho	wable Court	that the Star	te of Alabar
'I declare under penalty of perjui	ry that the foregoi	ng is true and correc	ot.	•
Executed on 3-12-08				•
(date)				
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Signature(s)

(Relief Confisued) has created a statute (CNA) which has the effect of imposing and causing public huniliation and shaming. — An order from this Hungable Court that CNA. of "Alabara" transcends the boundaries of Ex Post Facto Laws.

4. AN order from this Howorable Court directing the defendants to put in place such procedural that are required for Civil Commitment Statutes before applying CNA, to persons the State wishes to reach with this

S. An order from this Howardble Court directions the defendants to willify or discontinue the presumption mental illness that the duration (liteline) of CNA. is predicated upon and allow persons affected by this statute the same apportunity to apply for release that those persons subjected to similar Mental Health Statutes / Civil Commitment Statutes are afforded.

6. An order from this Howardble Court that CNA of Alabama is so restrictive in wature that it creates a Special Relationship, between the persons affected and the State to the extent that the State is rendered obligatory to provide such services as would enable those who are timencially unable to comply.

7. Any and all other relief that this Howarable Court deems is just and proper under the premises.

of this determination also imposes an Order of Conditions which is the factual equivalent in purpose as the Order of Conditions imposed upon those who are subject to the recognized Civil Commitment Statutes. This violates the Separation of lowers Actrine of Constitutional Law.

2. CNA. of Alabana violates the Ex Post Facto Chuse of The United States Constitution. - Because of the number in which Alabama applies CNA. plaintits are exposed to State promoted public huniliation

and shaming.

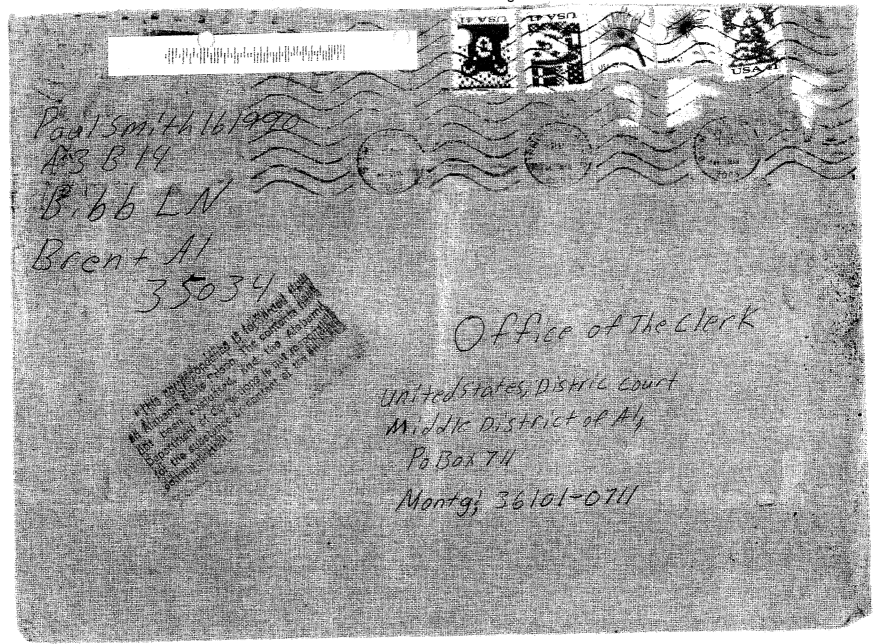
3. Because of the restrictions on Plaintites employment apportunities CNA violates the Bill of Atlander Clause.

4. CNA of Alabana violates the Due Hocess Clauses of the United States Constitution. - CNA. is essentially a Civil Connitment State which is being inappropriately applied through the criminal justice system which allows the State to circumucult the procedural protections that such statutes require.

5. CNA of Alabana violates the Equal Protection Clause of The United States Constitution. - CNA is a Civil Connitrent Statute which is applied arbitrarily. Not only is CNA, predicated upon a presumption of continued mental illness, but it also has no provision for release from

the Conditions it imposes.

6. CNA of Alabana violates the Substantive Component of the 14th Amendment's Due Pricess Clause.—Because of the severity of the restrictions imposed by CNA. the State of Alabara has created a statute which newders those affected by it unable to care for themselves and has therefore created a Special Relationship which the State refuses to recognize.



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